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Substitute for form 1449/PTO

## INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Sheet 1 of 2

Complete if Known				
Application Number	10/617,489			
Filing Date	July 10, 2003			
First Named Inventor	Thomas L. CANTOR			
Art Unit	1641			
Examiner Name	C. Cheu			
Attorney Docket Number	532212000623			

U.S. PATENT DOCUMENTS							
Examiner Cite Document Number Publication Date Name of Patentee or Relevant Passages or Relevant							
initials*	Cite No.1	Number-Kind Code <sup>2</sup> (If known)	MM-DD-YYYY	Applicant of Cited Document	Relevant Passages or Relevant Figures Appear		

FOREIGN PATENT DOCUMENTS						
inor	Cite	Foreign Patent Document	Publication	Name of Patentee or	Pages, Columns, Lines,	
Examiner Initials*	No.1	Country Code <sup>3</sup> -Number <sup>4</sup> -Kind Code <sup>5</sup> (if known)	Date MM-DD-YYYY	Applicant of Cited Document	Where Relevant Passages or Relevant Figures Appear	T⁵

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<del>,</del>		NON PATENT LITERATURE DOCUMENTS			
Examiner Cite No.'		Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.			
$\mathcal{K}$	1.	JENSEN et al., Clinical Chemistry (1996) 42(6):S172 Abstract 320 "Comparing Specificity For Intact Human Parathyroid Hormone Between INCSTAR PTHSP and Nichols Intact PTH Assays"			
2. D'AMOUR, Kidney International (2006) 70:S29-S33		D'AMOUR, Kidney International (2006) 70:S29-S33	L		
	3.	D'AMOUR et al., Kidney International (2005) 68:998-1007			
	4.	GARDELLA et al., J. Biol. Chem. (1995) 270:6584-6588			
	5.	HUAN et al., J. Am. Soc. Nephrol. (2006) 17:1923-1930	L		
	6.	KUNII and VIEIRA, Braz. J. Med. Biol. Res. (2001) 34(12):1547-1550			
	7.	Amendment and Reply Under 37 C.F.R. § 1.116, filed July 10, 2006, from the Reexamination of U.S. Patent No. 6,030,790, Control No. 90/007,412			
	8.	Ex Parte Reexamination Advisory Action, mailed August 3, 2006			
	9.	Communication and Request For An Interview, filed August 8, 2006	<u> </u>		
	10.	Petition For An Extension of Time, filed August 8, 2006	<u> </u>		
	11.	Statement of Substance of Interview Under 37 CFR § 1.560(b), filed August 9, 2006			
	12.	Miscellaneous Communication, filed August 11, 2006			
	13.	Amendment and Reply Under 37 CFR 1.116 and Statement of Substance of Interview Under 37 CFR § 1.560(b), filed August 16, 2006			
	14.	Ex Parte Reexamination Interview Summary, mailed August 16, 2006			
	15.	Court Docket from PACER for Nichols Institute Diagnostics, Inc. v. Scantibodies Clinical Laboratory, Inc., from the US District Court for the Southern District of California, docket accessed September 8, 2006 (for 2006 dates only)			
/	16.	Court Docket from PACER for Nichols Institute Diagnostics, Inc. v. Scantibodies Clinical Laboratory, Inc., from the US Court of Appeals for the Federal Circuit, Case No. 06-1087, docket accessed September 8, 2006			
7	17.	Court Docket from PACER for Nichols Institute Diagnostics, Inc. v. Scantibodies Clinical			

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	TATEMEN			First Named Inventor	Thomas L. CANTOR	
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	(Use as many sheets as necessary)			Examiner Name	C. Cheu	
Sheet	2	of	2	Attorney Docket Number	532212000623	

		Laboratory, Inc., from the US Court of Appeals for the Federal Circuit, Case No. 06-1443, docket accessed September 8, 2006
1	18.	Court Docket from PACER for Scantibodies Laboratory, Inc., v. Immutopics, Inc., from the US District Court for the Central District of California, docket accessed September 8, 2006
	19.	Appellant Nichols Institute of Diagnostics, Inc.'s Opening Brief, US Court of Appeals for the Federal Circuit, Case No. 06-1443, filed August 22, 2006
	20.	Appellant Nichols Institute of Diagnostics, Inc.'s Corrected Opening Brief, US Court of Appeals for the Federal Circuit, Case No. 06-1443, filed August 30, 2006
	21.	Transcription of the August 9, 2006 Oral Argument, US Court of Appeals for the Federal Circuit, Case No. 06-1087
	22.	Office Action in Ex Parte Reexamination of US Patent No. 6,689,566, Control No.'s 90/007,685 and 90/007,732, mailed on May 24, 2006
	23.	Ex Parte Reexamination Interview Summary, June 5, 2006
	, 24.	Ex Parte Reexamination Interview Summary, July 10, 2006
$\bigcup$	25.	Amendment in Response to Non-Final Office Action (and Exhibits 1-12 and Replacement Sheet Figure 5), filed in the Ex Parte Reexamination of US Patent No. 6,689,566, Control No.'s 90/007,685 and 90/007,732, filed on July 24, 2006

<sup>\*</sup>EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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<sup>&</sup>lt;sup>1</sup>Applicant's unique citation designation number (optional), <sup>2</sup>Applicant is to place a check mark here if English language Translation is attached.

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Sheet 1 of

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Attorney Docket Number	532212000623	_	

U.S. PATENT DOCUMENTS							
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X	1.	Response to Notice of Defective Paper in Ex Parte Reexamination, mailed on March 14, 2006, in the Reexamination of U.S. Patent No. 6,030,790, Control No. 90/007,412	
1	2.	EX Parte Reexamination Interview Summary dated April 20, 2006, in the Reexamination of U.S. Patent No. 6,030,790, Control No. 90/007,412	
	3.	Statement of Substance of Interview Under 37 C.F.R. § 1.560(b), dated May 8, 2006, in the Reexamination of U.S. Patent No. 6,030,790, Control No. 90/007,412	
	4.	Final Office Action mailed on May 11, 2006, in the Reexamination of U.S. Patent No. 6,030,790, Control No. 90/007,412	
	5.	Court Docket from PACER for Nichols Institute Diagnostics, Inc. v. Scantibodies Clinical Laboratory, Inc., from the US District Court for the Southern District of California, docket accessed May 25, 2006	
	6.	Court Docket from PACER for Nichols Institute Diagnostics, Inc. v. Scantibodies Clinical Laboratory, Inc., from the US Court of Appeals for the Federal Circuit, docket accessed May 25, 2006	
	7.	Court Docket from PACER for Scantibodies Laboratory, Inc., v. Immutopics, Inc., from the US District Court for the Central District of California, docket accessed May 25, 2006	
V	8.	MAGERLEIN et al., Calcified Tissue International (1995) 56:471 Abstract 193	L

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Complete if Known Substitute for form 1449/PTO Application Number 10/617,489 Filing Date July 10, 2003 INFORMATION DISCLOSURE First Named Inventor Thomas L. CANTOR STATEMENT BY APPLICANT 1641 Art Unit (Use as many sheets as necessary) C. Cheu Examiner Name Sheet 1 532212000623 of Attorney Docket Number

	U.S. PATENT DOCUMENTS					
Examiner	Cite	Document Number	Publication Date	Name of Patentee or	Pages, Columns, Lines, Where	
Initials*	No.1	Number-Kind Code <sup>2</sup> (if known)		MM-DD-YYYY	Applicant of Cited Document	Relevant Passages or Relevant Figures Appear

		FOREIG	ON PATENT	DOCUMENTS		
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NON PATENT LITERATURE DOCUMENTS							
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X	1.	Office Action in the Reexamination of US Patent No. 6,689,566, Control Numbers 90/007,685 and 90/007,732, mailed on April 20, 2006					
$\Pi \Pi_{}$	2.	HARLOW and LANE, Antibodies: A Laboratory Manual, Cold Spring Harbor (1988) page 612					
	3.	Receipt stamp from the National Diet Library of Japan showing that the September 1994 issue of the European Journal of Pharmaceutical Sciences was received by the library on September 26, 1995					
	4.	Note from the Bibliotheque Interuniversitaire de Pharmacie in Paris indicating that the library received the September 1994 issue of the European Journal of Pharmaceutical Sciences on September 27, 1994					
	5.	The copied reister received from the Bibliotheque Universitaire Lyon, France indicating that the library received the September 1994 issue of the European Journal of Pharmaceutical Sciences on September 21, 1994					
N /	6.	Appellee Nichols' Brief, filed March 27, 2006					
V	7.	Appellants Scantibodies' Reply Brief, filed April 21, 2006					

<sup>\*</sup>EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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Applicant's unique citation designation number (optional). Applicant is to place a check mark here if English language Translation is attached.

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Substitute for form 1449/PTO

## INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Sheet 1 of 3

	Complete if Known				
Application Number	10/617,489				
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First Named Inventor	Thomas L. CANTOR				
Art Unit	1641				
Examiner Name	C. Cheu				
Attorney Docket Number	532212000623				

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Eva	miner	Cite	Document Number	Publication Date	. Name of Patentee or	Pages, Columns, Lines, Where		
In		No.1	Number-Kind Code <sup>2</sup> (# known)	MM-DD-YYYY	Applicant of Cited Document	Relevant Passages or Relevant Figures Appear		
$\Box$		1.	US-6,743,590	06-01-2004	Cantor			
	ſ	2.	US-2004/0219598-A1	11-04-2004	Cantor			
	$I^{-}$	3.	US-2004/0229281-A1	11-18-2004	Cantor			
	JZ	4.	US-2005/0095631-A1	05-05-2005	Cantor			

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700	5.	Deposition of Knut Adermann, taken on June 26, 2003				
77	6	Deposition of James T. Carmichael, taken on June 26, 2003				
	7.	Deposition of Roger T. Frost, taken on June 25, 2003				
	8.	Deposition of Allen Garrett, taken on November 6, 2002				
9. Deposition of Allen Garrett (30(b)(6)), taken on September 19, 2003						
] ]	10.	Deposition of Frank Hall, M.D., taken on September 9, 2003	L			
	11.	Deposition of Michael R. Hamrell, taken on January 26, 2005				
	12.	Deposition of Michael Harder, taken June 27, 2003				
	13.	Deposition of Dieter Hock, Ph.D., taken on November 18, 2002				
	14.	Deposition of Hartmut Malluche, M.D., taken on September 26, 2003				
	15.	Deposition of Vivian Shen, taken on June 25, 2003	<u> </u>			
	16.	Deposition of Ellen Vitetta, taken on January 20, 2005	L_			
	17	Deposition of Thomas Wiseman, taken on January 25, 2005				
	18.	Scantibodies' Motion to Dismiss Nichols' Cross-Appeal, filed January 10, 2006				
	19.	Appellant's Appendix to Scantibodies' Motion to Dismiss Nichols' Cross-Appeal, filed January 10, 2006				
	20.	Final Judgment and Stay of Enforcement, filed January 19, 2006				
	21.	Declaration of Katherine L. Parker in Support of Scantibodies' Supplemental Brief in Support of Emergency Motion to Stay Injunction Pending Appeal, filed January 19, 2006				
	22.	Nichols' Response to Scantibodies' Motion to Dismiss Nichols' Cross-Appeal, filed January 23, 2006				
-1/	23.	Plaintiff-Cross Appellant's Appendix to Nichols' Response to Scantibodies' Motion to Dismiss				

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~	TAILMENT.	<b>J</b> .,		Art Unit	1641	
	(Use as many sh	eets as	necessary)	Examiner Name	C. Cheu	
Sheet	2	of	3	Attorney Docket Number	532212000623	

$\sqcap$			Nichols' Cross-Appeal, filed January 23, 2006
K	7	24.	Scantibodies' Reply in Support of Motion to Dismiss Nichols' Cross-Appeal, filed January 25, 2006
		25.	Declaration of John E. Peterson in Support of Nichols Institute Diagnostics, Inc.'s Motion For Judgment as a Matter of Law on Damages, filed January 27, 2006
		26.	Notice of Motion and Motion for Nichols Institute Diagnostics, Inc.'s Motion For Judgment as a Matter of Law on Damages, filed January 27, 2006
		27.	Memorandum of Points and Authorities in Support of Nichols Institute Diagnostics, Inc.'s  Motion For Judgment as a Matter of Law on Damages, filed January 27, 2006
		28.	Nichols Institute Diagnostics, Inc.'s Notice of Motion and Motion for Judgment as a Matter of Law Re: Willfulness and in the Alternative for a New Trial, filed January 27, 2006
		29.	Nichols Institute Diagnostics, Inc.'s Motion for Judgment as a Matter of Law Re: Willfulness and in the Alternative for a New Trial, filed January 27, 2006
		30.	Declaration of April M. Alex in Support of Nichols Institute Diagnostics, Inc.'s Motion for Judgment as a Matter of Law Re: Willfulness and in the Alternative for a New Trial, filed January 27, 2006
		31.	Nichols Institute Diagnostics, Inc.'s Notice of Motion and Motion for Enhancement of Damages, filed January 27, 2006
		32.	Nichols Institute Diagnostics, Inc.'s Memorandum of Points and Authorities in Support of Motion for Enhancement of Damages, filed January 27, 2006
Г		33.	Declaration of April M. Alex in Support of Motion for Enhancement of Damages, filed January 27, 2006
	1	34.	Appellants Scantibodies' Opening Brief, filed January 30, 2006
		35.	Order Granting Stay Pending Appeal and Dismissing Nichols' Cross-Appeal, filed February 1, 2006
		36.	Declaration of April M. Alex in Support of Nichols Institute Diagnostics, Inc.'s Application for Award of Attorney's Fees and Expenses, filed February 2, 2006
		37.	Notice of Motion and Motion in Support of Nichols Institute Diagnostics, Inc.'s Memorandum of Points and Authorities in Support of Application for Award of Attorneys' Fees and Expenses, filed February 2, 2006
		38.	Nichols Institute Diagnostics, Inc.'s Memorandum of Points and Authorities in Support of Application for Award of Attorneys' Fees, filed February 2, 2006
		39.	Declaration of April M. Alex in Support of Nichols Institute Diagnostics, Inc.'s Memorandum in Support of Application to Tax Costs, filed February 2, 2006
		40.	Scantibodies' Memorandum of Points and Authorities in Support of Opposition to Nichols' Motion for Prejudament Interest, filed February 17, 2006
		41.	Consolidated Declaration of Katherine L. Parker in Support of Scantibodies' Oppositions to Nichols' Motions Re 1) Willfulness; 2)Enhanced Damages; and 3) Attorneys' Fees, filed February 17, 2006
		42.	Scantibodies' Memorandum of Points and Authorities in Support of Opposition to Nichols' Motion for Judgment as a Matter of Law Re: Willfulness and in the Alternative for a New Trial, filed February 17, 2006
П		43.	Scantibodies' Memorandum of Points and Authorities in Support of Opposition to Nichols' Motion for Application for Award of Attorneys' Fees and Expenses, filed February 17, 2006
П	/	44.	Nichols Institute Diagnostics, Inc.'s Reply in Support of its Application for Award of Attorneys' Fees and Expenses, filed February 27, 2006
	/	45.	Nichols Institute Diagnostics, Inc.'s Reply Memorandum of Points and Authorities in Support of

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	TATEMENT I			First Named Inventor	Thomas L. CANTOR	
				Art Unit	1641	
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Sheet	3	of	3	Attorney Docket Number	532212000623	

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<del>(   </del>	<del> </del>	Motion for Enhancement of Damages, filed February 27, 2006				
4	46.	Nichols Institute Diagnostics, Inc.'s Reply Motion for Prejudgment Interest, filed February 27, 2006				
	47.	Nichols Institute Diagnostics, Inc.'s Reply Motion for Judgment as a Matter of Law RE: Willfulness and in the Alternative for a New Trial, filed February 27, 2006				
	48.	Office Action for 09/344,639 mailed on September 20, 2000	_			
	49.	Petition for Extension of time of Two Months and Amendment for 09/344,639, dated February 7, 2001				
	50.	Declaration of Dr. Ping Gao dated February 7, 2001	_			
	51.	Supplemental Amendment for 09/344,639 dated July 11, 2001	_			
$\top$	52.	Supplemental Amendment Under 37 CFR 1.111 for 09/344,639 dated May 20, 2002	Т			
	53.	Second Supplemental Amendment for 09/344,639 dated March 18, 2003	Π			
	54.	Third Supplemental Amendment for 09/344,639 dated March 28, 2003	Τ			
	55.	Notice of Allowability for 09/344,639 mailed on April 7, 2003	_			
	56.	Interview Summary for 09/344,639 dated March 11, 2003	,			
	57.	Amendment Under 37 CFR 1.312 for 09/344,639, dated July 8, 2003	-			
	58.	Comments on Statements of Reasons for Allowance for 09/344,639, dated July 8, 2003				
	59.	Office Communication for 09/344,639 mailed on December 29, 2003	_ 			
	60.	Application and Preliminary Amendment for 10/641,780 filed August 15, 2003	· -			
	61.	Second Preliminary Amendment for 10/641,780 filed January 3, 2006	Γ			
1	62.	Application and Preliminary Amendment for 10/760,091 filed January 16, 2004	Γ			
7	63.	Application and Preliminary Amendment for 10/945,608 filed on September 20, 2004	Ī			
	64.	International Preliminary Examination Report for PCT/US00/00855, mailed on February 16, 2001 (WO 00/42437)				
	65.	Written Opinion for PCT/US04/21896 mailed on March 7, 2005 (WO 05/01843)	_			
	66.	PCT Demand and Response to the Written Opinion for PCT/US04/21896, mailed on June 6, 2005 (WO 05/01843)				
	67.	International Preliminary Report on Patentability for PCT/US04/21896, mailed on September 20, 2005 (WO 05/01843)	i			
	68.	Miscellaneous Communication for Reexam Control No. 90/007,412, filed March 1, 2006	_			
	69.	Supplemental Amendment to Reexam Control No. 90/007,412, filed March 7, 2006	_			
	70.	Miscellaneous Communication for Reexam Control No. 90/007,412, filed March 9, 2006	_			
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<sup>&#</sup>x27;Applicant's unique citation designation number (optional). 'Applicant is to place a check mark here if English language Translation is attached.

ALTERNATIVE TO PTO/SB/08a/b (06-03) Complete if Known stitute for form 1449/PTO Application Number 10/617,489 INFORMATION DISCLOSURE Filing Date July 10, 2003 · STATEMENT BY APPLICANT First Named Inventor Thomas L. CANTOR Art Unit 1641 (Use as many sheets as necessary) C. Cheu Examiner Name Sheet 1 of 8 532212000623 Attorney Docket Number

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	15.	Scantibodies' Notice of Motion and Motion For Summary Judgment of Invalidity and Noninfringement, filed February 18, 2005					
	16.	Declaration of Randolph Wall, PHD in Support of Scantibodies' Memorandum of Points and Authorities in Support of Motion for Summary Judgment of Invalidity and Noninfringement, filed February 18, 2005					
	17.	Declaration of Dr. Wolf Grosskopf in Support of Motion For Summary Judgment of Invalidity					

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				Application Number	10/617,489	
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l s	STATEMENT BY APPLICANT			First Named Inventor	Thomas L. CANTOR	
				Art Unit	1641	
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٨		and Natisfringoment filed Enhance 19, 2005
₩		and Noninfringement, filed February 18, 2005
$\mathcal{N}$	18.	[Proposed] Order Granting Scantibodies' Motion for Summary Judgment of Invalidity and Noninfringement, filed February 18, 2005
H	19.	
	19.	Declaration of K. Ramakrishan, PH.D. in Support of Nichols Institute Diagnostics, Inc.'s Opposition to Motion For Summary Judgment of Invalidity and Non-Infringement, filed March 7, 2005
1	20.	Declaration of Eva Guthrie in Support of Nichols Institute Diagnostics, Inc.'s Opposition to Motion For Summary Judgment of Invalidity and Non-Infringement, filed March 7, 2005
	21.	Declaration of John E. Peterson in Support of Nichols Institute Diagnostics, Inc.'s Opposition to Motion For Summary Judgment of Invalidity and Non-Infringement, filed March 7, 2005
1	22.	Reply Memorandum of Points and Authorities in Support of Scantibodies' Motion For Summary Judgment of Invalidity and Noninfringement, filed March 14, 2005
	23.	Notice Of Motion and Motion For Nichols Institute Diagnostics, Inc.'s Renewed Motion For Judgment As A Matter Of Law, filed July 13, 2005
I	24.	Memorandum Of Points And Authorities In Support Of Nichols Institute Diagnostics, Inc.'s Renewed Motion For Judgment As A Matter Of Law, filed July 13, 2005
$\prod$	25.	Declaration of April M. Alex In Support Of Nichols Institute Diagnostics, Inc.'s Renewed Motion For Judgment As A Matter Of Law, filed July 13, 2005
	26.	[Proposed] Order Granting Nichols Institute Diagnostics, Inc.'s Renewed Motion For Judgment As A Matter Of Law, filed July 13, 2005
	27.	Memorandum Of Points And Authorities In Support Of Nichols Institute Diagnostics, Inc.'s Motion For A New Trial, filed July 13, 2005
	28.	Declaration of Charles B. Cohler In Support Of Nichols Institute Diagnostics, Inc.'s Motion For A New Trial, filed July 13, 2005
	29.	Declaration of Julia A. Miller In Support Of Nichols Institute Diagnostics, Inc.'s Motion For A New Trial, filed July 13, 2005
	30.	Scantibodies' Notice of Motion and (1) Motion For Relief From Judgment of Infringement As To Claims 17 and 21 and (2) Renewed Motion For Judgment As A Matter Of Law, filed July 14, 2005
	31.	Scantibodies' Memorandum Of Points And Authorities In Support Of (1) Motion For Relief From Judgment of Infringement As To Claims 17 and 21 and (2) Renewed Motion For Judgment As A Matter Of Law, filed July 14, 2005
	32.	Declaration of M. Andrew Woodmansee In Support Of (1) Motion For Relief From Judgment of Infringement As To Claims 17 and 21 and (2) Renewed Motion For Judgment As A Matter Of Law, filed July 14, 2005
	33.	Declaration of M. Andrew Woodmansee In Support Of Scantibodies' Application To Tax Costs, filed July 14, 2005
	34.	Scantibodies' Consolidated Opposition To Nichols' Motion For Judgment As A Matter Of Law And Nichols' Motion For New Trial, filed August 1, 2005
	35.	Declaration Of M. Andrew Woodmansee In Support Of Scantibodies' Consolidated Opposition To Nichols' Motion For Judgment As A Matter Of Law And Nichols' Motion For New Trial, filed August 1, 2005
	36.	Nichols Institute Diagnostics, Inc.'s Opposition To Scantibodies' (1) Motion For Relief From Judgment Of Infringement As To Claims 17 and 21 And (2) Motion For Judgment As A Matter Of Law, filed August 1, 2005
•	37.	Declaration of April M. Alex In Support Of Nichols Institute Diagnostics, Inc.'s Opposition To Scantibodies' (1) Motion For Relief From Judgment Of Infringement As To Claims 17 and 21 And (2) Motion For Judgment As A Matter Of Law, filed August 1, 2005
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Complete if Known Substitute for form 1449/PTO 10/617,489 Application Number **INFORMATION DISCLOSURE** Filing Date July 10, 2003 **STATEMENT BY APPLICANT** Thomas L. CANTOR First Named Inventor 1641 Art Unit (Use as many sheets as necessary) Examiner Name C. Cheu 532212000623 Sheet 3 of 8 Attorney Docket Number

_	<u> </u>		
12	9	38.	[Proposed] Order Denying Scantibodies' Motion For Judgment As A Matter Of Law, filed August 1, 2005
		39.	Opposition Of Nichols Institute Diagnostics, Inc. To Application To Tax Costs, filed August 1, 2005
		40.	Scantibodies' Reply Brief In Support Of (1) Motion For Relief From Judgment Of Infringement As To Claims 17 and 21 And (2) Renewed Motion For Judgment As A Matter Of Law, filed August 8, 2005
		41.	Declaration of M. Andrew Woodmansee In Support Of Scantibodies' Reply Brief In Support Of (1) Motion For Relief From Judgment Of Infringement As To Claims 17 and 21 And (2) Renewed Motion For Judgment As A Matter Of Law, filed August 8, 2005
		42.	Nichols Institute Diagnostics, Inc.'s Reply To Scantibodies' Opposition To Nichols Renewed Motion For Judgment As A Matter Of Law, filed August 8, 2005
		43.	Declaration of April M. Alex In Support Of Nichols Institute Diagnostics, Inc.'s Reply To Scantibodies' Opposition To Nichols Renewed Motion For Judgment As A Matter Of Law, filed August 8, 2005
		44.	Reply To Scantibodies' Opposition To Nichols Motion For A New Trial, filed August 8, 2005
		45.	Declaration Of Katherine L. Parker In Support Of Scantibodies' Opposition To Nichols' Motion To Retax Costs, filed August 23, 2005
		46.	Reply Memorandum In Support Of Nichols Institute Diagnostics, Inc.'s Motion To Retax Costs, filed August 29, 2005
$\Box$		47.	Order Re: Post-Verdict Motions, filed August 30, 2005
		48.	Request For Ex Parte ReExamination of United States Patent Number 6,689,566, filed August 22, 2005
	-	49.	COLFORD et al., The Endocrine Society, Programs & Abstracts, 79th Annual Meeting, June 11-14, 1997, Minneapolis Minnesota, "Isolation and Characterization of Large Molecular Weight Fragments of PTH"
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		54.	KOHNO et al., J. Clin. Lab. Anal. (1998) 12:268-275
		55.	Defendants' Second Amended Answer To Plaintiff's Complaint And Counterclaims, filed December 31, 2004
		56.	Letter from Immutopics' counsel to Scantibodies' counsel dated August 5, 2005
	7	57/	COLFORD 1997 Abstract Presentation
		58.	JENSEN et al., poster from the 1996 Annual Meeting of the Endocrine Society, San Francisco, CA, entitled "Comparing Specificity For Intact Human Parathyroid Hormone Between INCSTAR PTHSP and Nichols Intact PTH Assays"
		59.	Declaration of John Colford
		60.	GAO et al., J. Bone Miner. Res. (2001) 16(4):605-614
	/	61.	Order Granting Request For Ex Parte Reexamination for U.S. Patent No. 6,689,566, mailed on September 14, 2005, control No. 90/007,685
	V	62.	Written Submissions In Preparation Of The Oral Proceedings Scheduled For November 15, 2005, submissions dated September 15, 2005

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STATEMENT BY APPLICANT				First Named Inventor	Thomas L. CANTOR	
		-		Art Unit	1641	
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	63.	Petition Filed by Von Kreisler Selting Werner with the European Patent Office on 15	
11		September 2005	
1"	64.	English Translation of the Petition Filed by Von Kreisler Selting Werner with the European Patent Office on 15 September 2005	
┝	CE	Official Communication by the European Patent Office on 29 September 2005	
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	67.	Petition filed by Patentee in response to the Official Communication dated September 29, 2005 (in German)	
	68.	Brief Communication from the Opposition Division dated October 5, 2005 (in German)	_
	69.	Office Action in Ex Parte Reexamination of U.S. Patent 6,030,790, Control No. 90/007,412, mailed on September 28, 2005	
$\vdash$	70.	HARLOW et al., Antibodies, 1988, pp. 366, 428, 584, and 579	_
$\vdash \vdash$	71.		$\dot{-}$
<b>⊢</b>		First Amendment and Response to Reexamination Office Action, filed November 28, 2005	_
$\vdash$	72.	Information Disclosure Statement for Rexamination No. 90/007,412, filed November 28, 2005	
	73.	Request for Ex Parte Reexamination of U.S. Patent 6,689,566 per Rule 1.501 et seq., filed on September 28, 2005 by Immutopics	
	74.	Order Granting Request for Reexamination of U.S. Patent 6,689,566, mailed on October 27, 2005, control No. 90/007,732	
	75.	Declaration of John E. Peterson in Support of Nichols Institute Diagnostics. Inc.'s Motion for Permanent Injunction, filed September 22, 2005	
П	76.	Settled Findings of Fact and Conclusions of Law on Inequitable Conduct and Order Adjudicating Patent Enforceable, filed October 14, 2005	
H	77.	Scantibodies' Memorandum of Points and Authorities in Support of Opposition to Nichols'  Motion for Permanent Injunction, filed October 14, 2005	_
┝┼╴	78.	Declaration of Katherine L. Parker in Support of Scantibodies' Opposition to Nichols' Motion	_
	/6.	for Permanent Injunction, filed October 14, 2005	
	79.	Declaration of Allen Garrett in Support of Scantibodies' Opposition to Nichols' Motion for Permanent Injunction, filed October 14, 2005	
	80.	Declaration of Dr. Hartmut Malluche in Support of Scantibodies' Opposition to Nichols' Motion for Permanent Injunction, filed October 14, 2005	
	81.	Declaration of Dr. Richard Amerling in Support of Scantibodies' Opposition to Nichols' Motion for Permanent Injunction, filed October 14, 2005	_
	82.	Declaration of Dr. James Tumlin in Support of Scantibodies' Opposition to Nichols' Motion for Permanent Injunction, filed October 14, 2005	
	83.	Declaration of Dr. Hassan Fehmi in Support of Scantibodies' Opposition to Nichols' Motion for Permanent Injunction, filed October 14, 2005	
	84.	Declaration of Dr. Clarence Wheeler in Support of Scantibodies' Opposition to Nichols' Motion for Permanent Injunction, filed October 14, 2005	
	85.	Nichols Institute Diagnostics, Inc.'s Reply Motion for a Permanent Injunction, filed October 24, 2005	_
	86.	Declaration of Dr. Delbert A. Fisher in Support of Nichols Institute Diagnostics, Inc.'s Reply Motion for a Permanent Injunction, filed October 24, 2005	
	87.	Declaration of Dr. Claude Amaud in Support of Nichols Institute Diagnostics, Inc.'s Reply Motion for a Permanent Injunction, filed October 24, 2005	_
V	88.	Declaration of Katherine L. Parker in Support of Opposition To Nichols' Motion For Clarification of the Court's Order Dated August 30, 2005 Regarding Motion In Limine No. 5, filed October	

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				Art Unit	1641
	(Use as many sh	eets as	necessary)	Examiner Name	C. Cheu
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0	1	24, 2005
1	89.	Nichols Institute Diagnostics, Inc.'s Objections To and Ex Parte Application to Strike Statements Filed in Support of Scantibodies' Opposition to Nichols' Motion for a Permanent Injunction, filed October 25, 2005
	90.	Scantibodies' Opposition to Nichols' Objections To and Ex Parte Application to Strike Statements Filed in Support of Scantibodies' Opposition to Nichols' Motion for a Permanent Injunction, filed October 27, 2005
	91.	Scantibodies' Emergency Motion To Stay Injunction and Damages/Willfulness Trial Pending Appeal, filed November 17, 2005
	92.	Appellant's Appendix to Scantibodies' Emergency Motion To Stay Injunction and Trial Pending Appeal, filed November 17, 2005
	93.	Federal Circuit Appeal Information Sheet, filed November 17, 2005
	94.	Office Action – Examination Report dated July 14, 2003 for EP application No. 00 902 406.8-2404
	95.	Response to Office Action – Examination Report dated July 14, 2003, response dated January 23, 2004
	96.	Office Action – Examination Report dated March 16, 2004, for EP application No. 00 902 406.8-2404
	97.	Response to Office Action – Examination Report dated March 16, 2004, response dated September 8, 2004
	98.	Office Action – Examination Report dated May 6, 2005, for EP application No. 00 902 406.8-2404
	99.	Written Submissions prior to the Oral Proceedings, dated September 15, 2005
	100.	Letter from counsel following phone conference with examiner and in anticipation of Oral Proceedings, dated October 4, 2005
	101.	Result of Consultation of September 29, 2005, dated October 12, 2005
	102.	Result of Consultation of October 4, 2005, dated October 12, 2005
T	103.	Minutes of the Oral Proceedings on October 17, 2005, dated November 9, 2005
	104.	Official Action (and English Translation) for Japanese Patent Application No. 2000-593958, mailed on August 13, 2004
T	105.	Partial Translation of the Response filed February 9, 2005
	106.	Decision of Rejection (and English Translation) for Japanese Patent Application No. 2000-593958, mailed on August 9, 2005
	107.	Plaintiff's Responses To Defendants' First Set Of Interrogatories Pursuant To Fed. R. Civ. P. 33 (Nos. 1-4), filed April 22, 2005
	108.	Plaintiff's Responses To Defendants' First Set Of Requests For Admissions Pursuant To Fed. R. Civ. P. 36 (Nos. 1-11), filed April 22, 2005
	109.	Defendants' Second Request For Admissions To Plaintiff Pursuant To Fed. R. Civ. P. 36 (No. 12-21), filed June 8, 2005
	110.	Application For An Order For The Issuance Of Letter Rogatory; Memorandum Of Points And Authorities; Declaration Of Dan P. Sedor, filed June 9, 2005
	111.	Letter Rogatory, filed June 9, 2005
	112.	Scantibodies' Second Set Of Interrogatories To Defendants/Counterclaimants Immutopics, Inc. And Immutopics International, LLC (Nos. 15-19) filed June 10, 2005
	113.	Scantibodies' Second Request For Production Of Documents To Defendants/Counterclaimants Immutopics, Inc. And Immutopics International, LLC (Nos. 64- 69) filed June 10, 2005

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S	STATEMENT BY APPLICANT			First Named Inventor	Thomas L. CANTOR
				Art Unit	1641
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$\mathcal{V}$	114.	Scantibodies' First Request For Admissions To Defendants/Counterclaimants Immutopics, Inc. And Immutopics International, LLC )Nos. 1-110), filed June 10, 2005	
$\forall$	115.	Objections Of Third-party Respondent Richard E. Reitz. M.D., filed June 13, 2005	
	116.	Notice Of Deposition Of Scantibodies Laboratory, Inc. Pursuant To F.R.C.P. 30(b)(6), filed	
- 1	1	June 17, 2005	
	117.	Scantibodies' Third Request For Production Of Documents To Defendants/Counterclaimants	_
- 1	1	Immutopics, Inc. And Immutopics International, LLC (No. 70) filed July 1, 2005	
	118.	Plaintiff/Counterdefendant's Objections To Defendant/Counterclaimant's Deposition Notice	
	1	Pursuant To F.R.C.P. 30(B)(6), filed July 8, 2005	
	119.	Plaintiff's Responses To Defendants' Second Set Of Interrogatories Pursuant To Fed. R. Civ.	_
- 1	1	P. 33 (No. 5), filed July 12, 2005	
	120.	Responses To Defendants' Second Request For Admissions To Plaintiff Pursuant To Fed. R.	—
1	120.	Civ. P. 36 (Nos. 12-21), filed July 12, 2005	
+	121.	Defendants' Third Request For Admissions To Plaintiff Pursuant To Fed. R. Civ. P. 36 (Nos.	_
- 1	'2'.	22-23), filed July 12, 2005	
-	122.	Defendants/Counterclaimants' Response To Scantibodies' First Requests For Admissions	—
1 .	1'22.	(Nos. 1-110), filed July 12, 2005	
<del></del>	123.	Defendants/Counterclaimants' Response To Scantibodies' Second Request For Production Of	—
ļ	123.		
_	404	Documents (Nos. 64-69), filed July 13, 2005	
- 1	124.	Defendants' Fourth Request For Admissions To Plaintiff Pursuant To Fed. R. Civ. P. 36 (Nos.	
-	100	24-37), filed July 15, 2005	
	125.	Objections To Subpoena And Notice Of Deposition Of Peng Chen, filed July 25, 2005	
	126.	Defendants' Fifth Request For Admissions To Plaintiff Pursuant To Fed. R. Civ. P. 36 (Nos. 38-47), filed July 27, 2005	
	127.	Scantibodies' Third Set Of Interrogatories To Defendants/Counterclaimants Immutopics, Inc.	
		And Immutopics International, LLC (Nos. 20-24), filed August 1, 2005	
	128.	Scantibodies' Second Request For Admissions To Defendants/Counterclaimants Immutopics,	
		inc. And immutopics International, LLC (Nos. 111-276), filed August 1, 2005	
	129.	Scantibodies' Fourth Request For Production Of Documents And Things To	
		Defendants/Counterclaimants Immutopics, Inc. And Immutopics International, LLC (Nos. 71-	
		88), filed August 1, 2005	
	130.	Defendants/Counterclaimants' Response To Scantibodies' Third Request For Production Of	
		Documents (No. 70), filed August 1, 2005	
7	131.	Plaintiff's Response To Defendants' Third Request For Admissions Pursuant To Fed. R. Civ.	
i		P. 36 (Nos. 22-23), filed August 11, 2005	•
	132.	Plaintiff's Response To Defendants' Fourth Request For Admissions Pursuant To Fed. R. Civ.	_
_ ]	1	P. 36 (Nos. 24-37), filed August15, 2005	
	133.	Notice Of Service Deposition Subpoena And Subpoena Duces Tecum On Michael A. Levine,	_
- 1		filed August 16, 2005	
1	134.	Notice Of Service Subpoena Duces Tecum On Lori J. Sokoll, filed August 16, 2005	_
	135.	Notice Of Service Of Subpoena Duces Tecum On Diasorin Inc., filed August 16, 2005	
	136.	Notice Of Service Of Subpoena Duces Tecum On The Johns Hopkins Medical Institutions,	_
1		filed August 16, 2005	
-	137.	Defendants/Counterclaimants' Response To Scantibodies' Second Set Of Interrogatories	-
l	1.0	(Nos. 15-19), filed August 16, 2005	
	/.1	The second of th	
<del>-   7</del>	138.	Notice Of Service Of Deposition Subpoena And Subpoena Duces Tecum on John W. Colford,	

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S	TATEMENT I	3Y /	APPLICANT	First Named Inventor	Thomas L. CANTOR	
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	l .		·
	$\sim$	139.	Notice Of Service Of Deposition Subpoena And Subpoena Duces Tecum on Michael Salvati, filed August 17, 2005
_,	T	140.	Declaration Of M. Andrew Woodmansee In Support Of Motion To Quash Immutopics' Subpoena To Third-Party Dr. Richard Lemer And For Attorneys' Fees, filed August 18, 2005
		141.	Notice Of Service Of Deposition Subpoena And Subpoena Duces Tecum On Gordon D.  Macfarlane, filed August 18, 2005
		142.	Declaration Of John Colford, dated August 18, 2005
		143.	Memorandum Of Points And Authorities In Support Of Plaintiff's Motion To Stay Action Pending Resolution Of Plaintiff's Request To Patent And Trademark Office For Reexamination Of Patent-in-Suit, filed August 22, 2005
		144.	Declaration Of Brian W. Kasell In Support Of Plaintiff's Motion To Stay Action Pending Resolution Of Plaintiff's Request To Patent And Trademark Office For Reexamination Of Patent-In-Suit, filed August 22, 2005
		145.	Stipulation Regarding Briefing Schedule For Plaintiff's Motion To Stay Action Pending Resolution Of Plaintiff's Request To Patent And Trademark Office For Reexamination Of Patent-In-Suit [Proposed] Order Thereon, filed August 22, 2005
		146.	Notice Of Service Of Subpoena Duces Tecum On Diasorin Inc., filed August 24, 2005
		147.	Notice Of Service Of Subpoena Duces Tecum On Todd Jensen, filed August 24, 2005
		148.	Notice Of Service Of Subpoena Duces Tecum On Jon Spring, filed August 24, 2005
		149.	Plaintiff's Response To Defendants' Fifth Request For Admissions Pursuant To Fed. R. Civ. P. 36 (Nos. 38-47), filed August 25, 2005
		150.	Defendants/Counterclaimants' Response To Scantibodies' Third Set Of Interrogatories (Nos. 20-24), filed August 31, 2005
		151.	Defendants/Counterclaimants' Response To Scantibodies' Fourth Request For Production Of Documents (Nos. 71-88), filed August 31, 2005
		152.	Defendant/Counterclaimants' Response To Scantibodies' Second Request For Admissions (Nos. 111-276), filed August 31, 2005
		153.	Defendant's Opposition To Motion To Stay Action Pending Resolution Of Re-examination Of Patent-In-Suit, filed September 2, 2005
		154.	Declaration Of Matthew Newboles In Support Of Defendant's Opposition For Motion To Stay, filed September 2, 2005
		155.	Declaration Of Richard Zahradnik In Support Of Defendants' Opposition For Motion To Stay, filed September 2, 2005
		156.	Plaintiff's Evidentiary Objections To And Request To Strike The Declarations Of Matthew Newboles And Richard Zahradnik And A Portion Of Defendants' Opposition Memorandum In Support Of Defendants' Opposition To Plaintiff's Motion For Stay, filed September 12, 2005
		157.	Declaration Of David Cantor In Support Of Plaintiff's Reply To Defendants' Opposition To Plaintiff's Motion To Stay, filed September 12, 2005
		158.	Supplemental Declaration Of Richard Zahradnik In Support Of Defendants' Opposition For Motion To Stay, filed September 15, 2005
		159.	Request For Judicial Notice Of Recently Discovered Ruling, Re: Motion For Stay, filed September 15, 2005
		160.	Plaintiff's Evidentiary Objections To And Request To Strike The Supplemental Declaration Of Richard Zahradnik In Support Of Defendants' Opposition To Plaintiff's Motion For Stay, filed September 19, 2005
	V	161.	Order Granting Plaintiff's Motion To Stay Proceedings, filed September 20, 2005
_	1	162.	Notice Of Patent And Trademark Office's Grant Of Plaintiff's Request For Reexamination, filed

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Complete if Known Substitute for form 1449/PTO Application Number 10/617,489 **INFORMATION DISCLOSURE** Filing Date July 10, 2003 **STATEMENT BY APPLICANT** Thomas L. CANTOR First Named Inventor Art Unit 1641 (Use as many sheets as necessary) C. Cheu Examiner Name Sheet 8 532212000623 8 of Attorney Docket Number

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$\bigcap_{N}$	ノ		September 22, 2005	
V		163.	Bate Stamped Documents Index	$\dashv$
		164.	BioActive Intact PTH Assays, bate stamped IMU-2839-2840	
$\Box$		165.	Human BioActive Intact PTH ELISA Kit, bate stamped IMU-2841-2844	
		166.	Human BioActive PTH 1-84 ELISA Kit, bate stamped IMU-2845-2846	
		167.	PTH (1-84) Specific Label, bate stamped SC 010159	
		168.	Human BioActive PTH 1-84 ELISA Kit Label, bate stamped SC 010163	
		169.	Whole PTH (1-84) Specific Label, bate stamped SC 010168	
	170		NKF 2004 PTH Abstracts, bate stamped SC 01483-01496	
		171.	The Rise In Adynamic Bone Disease In ERSD Patients and the Changing Spectrum of Renal Osteodystrophy, bate stamped SC 001268-001276	
		172.	Judgment for the Invalidation of Japanese Patent No. 3457004, cover letter dated December 7, 2005	
$\vdash \vdash$		173.	Petition For Writ Of Mandamus, filed November 23, 2005	
		174.	Nichols Institute Diagnostics, Inc.'s Proposed Single Paragraph Informing Jury Of Posture Of The Case, filed November 29, 2005	
		175.	[Proposed] Jury Instructions Of Plaintiff Nichols Institute Diagnostics, Inc., filed November 29, 2005	
		176.	Scantibodies' Proposed Jury Instructions For December 5, 2005 Damages And Willfulness Trial, filed November 29, 2005	
		177.	Declaration of April M. Alex In Support Of Plaintiff's Statement Of Position On Scantibodies' Claims Of Privilege, As The Result Of The Court's Statements About Knorr-Bremse At The Hearing Of November 7, 2005, filed November 30, 2005	
		178.	Nichols' Response To Scantibodies' Emergency Motion To Stay Injunction Pending Appeal, field December 1, 2005	
		179.	Appendix To Nichols' Response To Scantibodies' Emergency Motion To Stay Injunction Pending Appeal, field December 1, 2005	
		180.	Nichols' Seventh Amended Exhibit List To Memorandum Of Fact And Law, filed December 4, 2005	
		181.	Nichols' Eighth Amended Exhibit List To Memorandum Of Fact And Law, filed December 4, 2005	
		182.	Scantibodies' Reply In Support Of Its Emergency Motion To Stay Injunction Pending Appeal, filed December 5, 2005	
		183.	Scantibodies Clinical Laboratory, Inc. And Scantibodies Laboratory, Inc.'s Witness List & Sixth Supplemental Exhibit List For Damages/Willfulness Trial, filed December 5, 2005	
		184.	Nichols' Ninth Amended Exhibit List To Memorandum Of Fact And Law, filed December 6, 2005	
		185.	Plaintiff Nichols Institute Diagnostics, Inc.'s First Proposed Supplemental Jury Instructions To The Court's Instructions For The Damages Phase Of The Trial, filed December 13, 2005	
		186.	Order Granting Nichols' Motion For Entry Of Permanent Injunction And Staying Injunction Pending Appeal, filed November 16, 2005	
	_/	187.	Transcript Of Trial Before The Honorable Rudi M. Brewster, Volume VIII December 16, 2005	
	$\mathcal{T}$	188.	D'AMOUR et al., J. Clinical Endocrinology & Metabolism (2006) 91(1):283-289	

<sup>\*</sup>EXAMINER: Initial if information considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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<sup>&</sup>lt;sup>1</sup>Applicant's unique citation designation number (optional). <sup>2</sup>Applicant is to place a check mark here if English language Translation is attached.

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Sul	ostitute for form 1449/PTO		•	Application Number	10/617,489	
18	NFORMATION	4 DI	SCLOSURE	Filing Date	July 10, 2003	
	TATEMENT			First Named Inventor	Thomas L. CANTOR	
	, AILWENT	J. ,	AI I LIOAII	Art Unit	1641	
	(Use as many sh	eets as	necessary)	Examiner Name	C. Cheu	
Sheet	1	of	2	Attorney Docket Number	532212000623	

U.S. PATENT DOCUMENTS							
Cuamina	04-	Document Number	Publication Date	Name of Patentee or	Pages, Columns, Lines, Where		
Examiner Initials*	Cite No.1	Number-Kind Code <sup>2</sup> (if known)	MM-DD-YYYY	Applicant of Cited Document Releva	Relevant Passages or Relevant Figures Appear		

FOREIGN PATENT DOCUMENTS							
Examiner Cite		Foreign Patent Document	Publication Date	Name of Patentee or	Pages, Columns, Lines, Where Relevant Passages		
Initials*	No.1	Country Code <sup>3</sup> -Number <sup>4</sup> -Kind Code <sup>3</sup> (if known)	MM-DD-YYYY			T°	
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\*EXAMINER: Initial if information considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Documents at <a href="https://www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. Penter Office that issued the document, by the two-letter code (MPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. Applicant is to place a check mark here if English language Translation is attached.

		NON PATENT LITERATURE DOCUMENTS - SUBJECT TO PROTECTIVE ORDER				
Examiner Infilals	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T²			
V	1.	Deposition of Claude D. Arnaud, taken on February 1, 2005				
7	2.	Deposition of Gerald Bjorge, taken on January 27, 2005				
	3.	Deposition of Thomas Cantor, taken on August 27, 2003				
	4.	Deposition of Thomas Cantor (30(B)(6)), taken on September 11, 2003				
	5.	Deposition of Damon Cook, taken on June 16, 2003				
	6.	Deposition of Damon Cook (30(B)(6)), taken on September 12, 2003				
	7.	Deposition of Joseph O. Falkinham, taken on January 21, 2005				
	8.	Deposition of Wolf-Georg Forssmann, Ph.D., taken on August 25, 2003				
	9.	Deposition of Ping Gao, M.D., taken on June 18, 2003				
	10.	Deposition of Allen Garrett, taken on May 20, 2005				
	11.	Deposition of Thomas Godemeyer, taken on October 6, 2004				
	12.	Deposition of Mark Gray, taken on June 16, 2003	<u> </u>			
	13.	Deposition of Dr. Richard Lerner, taken on January 13, 2005				
	14.	Deposition of Dr. Richard Lerner, taken on March 16, 2005				
	15.	Deposition of Markus Magerlein, Ph.D., taken on May 28, 2003	L_			
	16.	Deposition of Markus Magerlein, Ph.D., taken on August 10, 2004	<u> </u>			
	17.	Deposition of Michael Nordstrom (30(B)(6)), taken on September 17, 2003				
	18	Deposition of K. Ramakrishan, Ph.D., (30(B)(6)), taken on August 13, 2003	<u> </u>			
	19.	Deposition of K. Ramakrishan, Ph.D., (30(B)(6)), taken on September 3, 2003	<u> </u>			
	20.	Deposition of Stephen Scheibel, taken August 8, 2003				
	21.	Deposition of Janet Sharp, taken on August 19, 2003	igspace			
	22.	Deposition of Randolph Wall, taken January 31, 2005	╙			
$\mathcal{M}$	23.	Deposition of J. Stuart Woodhead, taken January 18, 2005				
V	24.	Deposition of Zan Yang, Ph.D., taken on June 16, 2003	<u> </u>			

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11	NFORMATIO	ON DI	SCLOSURE	Filing Date	July 10, 2003	
STATEMENT BY APPLICANT				First Named Inventor	Thomas L. CANTOR	
	OTATEMENT BY ATTEMANT			Art Unit	1641	
(Use as many sheets as necessary)			necessary)	Examiner Name	C. Cheu	
Sheet	2	of	2	Attorney Docket Number	532212000623	

25.	Nichols Institute Diagnostics, Inc.'s Notice of and Ex Parte Application for Order to File Its Consolidated Confidential Declaration of April M. Alex in Support of (1) Nichols Institute Diagnostics, Inc.'s Motion for Judgment as a Matter of Law Re: Willfulness and in the Alternative for a New trial and (2) Nichols Institute Diagnostics, Inc.'s Motion For Enhanced Damages Under Seal, filed January 27, 2008	
26.	Consolidated Confidential Declaration of April M. Alex in Support of (1) Nichols Institute Diagnostics, Inc.'s Motion for Judgment as a Matter of Law Re: Willfulness and in the Alternative for a New trial and (2) Nichols Institute Diagnostics, Inc.'s Motion For Enhanced Damages, filed January 27, 2006	
27.	[Proposed] Order Granting Nichols Institute Diagnostics, Inc.'s Ex Parte Application to File Its Consolidated Confidential Declaration of April M. Alex in Support of (1) Nichols Institute Diagnostics, Inc.'s Motion for Judgment as a Matter of Law Re: Willfulness and in the Alternative for a New trial and (2) Nichols Institute Diagnostics, Inc.'s Motion For Enhanced Damages Under Seal, filed January 27, 2006, order signed Judge Brewster on January 31, 2006	
28.	Confidential Deposition of Tom Cantor, taken on July 11, 2005	

<sup>\*</sup>EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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